JC17 Rec'd PCT/PTO 2 5 JUN 2001

						(ATABUEVO DOCUETA VILLIADES								
FORM (REV	1 PTO-139O (i 5-93)			COMMERCE PATENT AND TRADEMARK OFFICE	=	ATTORNEY'S DOCKET NUMBER								
ľ	TRA		TTAL LETTER T	029658-0186										
	DESIGNATED/ELECTED OFFICE (DO/EO/US)													
CONCERNING A FILING UNDER 35 U.S.C. 371 U.S. APPLICATION NO. (If known, see 37 C.F.R. 1.5)														
				•		CATION NO. (If known, see 37 C.F.R. 1.5) 20,543								
INTI	TY DATE CLAIMED 7/1998													
TITL	PCT/US99/15281 07/07/1999 07/07/1998 TITLE OF INVENTION IMPROVED METHOD FOR MIXING AND PROCESSING SPECIMEN SAMPLES													
	APPLICANT(S) FOR DO/EO/US													
Marianna FI -AMIN et al														
Applicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information:														
1.		This is a FIRST submission of items concerning a filing under 35 U.S.C. 371.												
2.	\boxtimes	This is a SECOND or SUBSEQUENT submission of items concerning a filing under 35 U.S.C. 371.												
3.		This express request to begin national examination procedures (35 U.S.C. 371(f)) at any time rather than delay examination until the expiration of the applicable time limit set in 35 U.S.C. 371(b) and PCT Articles 22 and 39(1).												
4.		A proper Demand for International Preliminary Examination was made by the 19 th month from the earliest claimed priority date.												
5.		A copy of the International Application as filed (35 U.S.C. 371(c)(2)) is transmitted herewith (required only if not transmitted by the International Bureau). has been transmitted by the International Bureau. is not required, as the application was filed in the United States Receiving Office (RO/US)												
6.		A translation of the International Application into English (35 U.S.C. 371(c)(2)).												
7.		Amendments to the claims of the International Application under PCT Article 19 (35 U.S.C. 371(c)(3)) are transmitted herewith (required only if not transmitted by the International Bureau). have been transmitted by the International Bureau. have not been made; however, the time limit for making such amendments has NOT expired. have not been made and will not be made.												
8.		A translation of the amendments to the claims under PCT Article 19 (35 U.S.C. 371(c)(3)).												
9.	\boxtimes	An oath or declaration of the inventor(s) (35 U.S.C. 371(c)(4)).												
10.		A translation of the annexes to the International Preliminary Examination Report under PCT Article 36 (35 U.S.C. 371(c)(5)).												
11.	\boxtimes			status under 37 CFR 1.27 .										
lten	is 12. to 1	7. below	concern other docume	ent(s) or information included:										
12.		An Information Disclosure Statement under 37 CFR 1.97 and 1.98.												
13.		An assignment document for recording. A separate cover sheet in compliance with 37 CFR 3.28 and 3.31 is included.												
14.		A FIRST preliminary amendment. A SECOND or SUBSEQUENT preliminary amendment.												
15.		A substitute specification.												
16.		A change of power of attorney and/or address letter.												
17.	\boxtimes	Other items or information: Petition for 3 month Extension of Time												
L														

U.S. APPLICATION NO. (If known, see 37 C.F.R. 1.50 09/720,543					INTERNATIONAL APPLICATION NO. PCT/US99/15281					029658-0186			
18. ⊠The following fees are submitted:										CALCULATIO	NS	PTO USE ONLY	
Basic National Fee (37 CFR 1.492(a)(1)-(5): Search Report has been prepared by the EPO or JPO\$860.00													
Internati	onal p	reliminary exam	ninatio	on fee pa	aid to USF	PTO,							
(37 CFF	(37 CFR 1.482)\$690.00 No international preliminary examination fee paid to USPTO (37 CFR 1.482)									00			
but international search fee paid to USPTO (37 CFR 1.445(a)(2)\$710.00									00				
Neither international preliminary examination fee (37 CFR 1.482) nor International search fee (37 CFR 1.445(a)(2)) paid to USPTO\$1,000.00 International preliminary examination fee paid to USPTO (37 CFR 1.482) and all claims satisfied provisions of PCT Article 33(2)-(4)\$100.00									00				
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Processing fee of \$130.00 for furnishing English translation later the 20 months from the earliest claimed priority date (37 CFR 1.492(f). + TOTAL NATIONAL FEE =											5.00		
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STATE	S DESIGNATED/ELF	CTED OFFIC	55 U.S.C. 371 IN TI E (DO/FO/DS)	HE UNITED / 23/01	
1. The following neiths have been subt	ulued by the applicant.	or the IB to the	United States Patent	and Trademark Office	_
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an Elected Office (37) U.S. Basic National Fee.	CFR 1.495):			THE WENT	. +F
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Assignment document.					
Power of Attorney and/or Chan Substitute specification filed	ge of Address.				
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The following items MUST be furnisacceptance under 35 U.S.C. 371:	shed within the period :	set forth below i	n order to complete t	he reminements for	,
acceptance under 35 U.S.C. 371:		-	· ·	ne requirements for	
a. Translation of the application appropriate 20 or 30 months from	into English. Note a p	rocessing fee wi	ll be required if subn	nitted later than the	
Translation.	ii. is defective for the	reasons indica	ated on the attached	d Notice of Defective	
b. Processing fee for providing the priority date	he translation of the an	dication and/or	the Annever loter the		
30 months from the priority date	(37 CFR 1.492(f)).		die runexes tatel tip	ui uie appropriate 20 or	
C. Oath or declaration of the inve	ntors, in compliance w	ith 37 CFR 1.49	77(a) and (b), identify	ving the application by	
the International application num	ber and international fil	ling date.		apparation by	
The current oath or decl on the attached PCT/DO	aration does not comply	y with 37 CFR 1	1.497(a) and (b) for the	he reasons indicated	
d. Surcharge for providing the oa					
	as or econdition rates (nan the appropri	iate 20 or 30 months	from the priority date	
3. Additional claim fees of \$	as a 🔲 large entity	small entity	, including any remi	ired multiple dependent	
claim fee, are required. Applicant must a due. See attached PTO-875.	submit the additional cl	aim fees or cano	el the additional clair	ms for which fees are	
ALL OF THE ITEMS SET FORTH IN FROM THE DATE OF THIS NOTICE	i 2(a)-2(d) AND 3 ABC	OVE MUST RE	STRMTTTED WH	THE ONE MONTH	
THE APPLICATION, WHICHEVER I	IS LATER. FAILURI	E TO PROPER	LY RESPOND WI	LL RESULT IN	
The time period set above may be extended. CFR 1.136(a).	ed by filing a petition a	nd fee for extens	sion of time under the	nrovisions of 27	
CFR 1.136(a).	- •		or or third direct the	provisions of 3/	
4. Translation of the Annexes MUST be	submitted no large than			(
4. Translation of the Annexes MUST be Note processing fee will be required if sul					
J. L. THE ATRICLE TO SINCH MICHENIA Are CAN	Celled since a translatio	n was not provi	ded by the anamoral	• 30 (37 CED	
494(d)) or 30 (37 CFR 1.495(d)) months f	rom the priority date.		act by the appropriate	c 20 (3/ CFR.	ح,
Applicant is reminded that any communica	ation to the United State	a Danas			<i>.</i> .
Applicant is reminded that any communical address given in the heading and include the	he U.S. application no.	shown above. (suemark Office must	be mailed to the	
A copy of this notice M	TIST he return	od with	bio monna		
EHCIOSCU	-WA DU I CHAN	ou WUIL []	us response.		
PCT/DO/EO/917	Notice of Defective Tr	anslation	1		
□ PTO-875			Pat Booker,	Paralegal	
FORM PCT/DO/EO/905 (December 1997)		Telephone: 703-30	5-3738	
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